

only to members of 'federally recognized' tribes."

In his opinion for the Supreme Court in *Rice*, Justice Kennedy said that Hawaii had tried to take the *Mancari* precedent too far. "It does not follow from *Mancari*," Justice Kennedy wrote, "that Congress may authorize a State to establish a voting scheme that limits the electorate for its public officials to a class of tribal Indians, to the exclusion of all non-Indian citizens."

In a technical legal sense, in the *Rice* case the Supreme Court did not reconsider its ruling in the *Mancari* case that the Indian preference laws are constitutional. Instead, the Court avoided the issue by attempting to draw a distinction between the Indian preference law from the Hawaii voting rights law.

In a broader philosophical sense, though, the *Rice* decision seriously calls into question the constitutionality of the Indian preference laws. The racial preference for voters in Hawaii that the Court held to be unconstitutional clearly was politically and not racially motivated. The Court found, however, that a well-meaning political motivation behind a law that has the effect of favoring one race over another does not make it constitutional. Likewise, it is clear that what motivated the Congress to pass the Indian preference laws was not racism, but rather political favoritism. The effect of the Indian preference laws, though, is no less to favor one race over all others than was the case with the Hawaii voting rights law. Under *Rice*, this political motivation should not save the Indian preference law from being found to be unconstitutional for the same reason as was the Hawaii law.

In an insightful opinion article in *The Washington Times* on May 5, 2000, Thomas Jipping, Director of the Free Congress Foundation's Center for Law and Democracy, recognized the inconsistency between the Supreme Court's decisions with respect to the Indian preference laws and the Hawaii voting rights law. "Either it is legitimate to avoid the Constitution," Mr. Jipping wrote, "by relabeling a racial preference [as a political one] or it is not." "Gimmicks such as relabeling or declaring the context in which a case arises as 'unique' [are] simply not sufficient to overcome a constitutional principle so fundamental and absolute." "Both the U.S. District Court and the U.S. Court of Appeals in this case believed that Hawaii's relationship with Hawaiians is similar to the United States[s] relationship with Indian tribes," Mr. Jipping noted. "They were right and the U.S. Constitution applies to both of them," he asserted. "Rather than preserve a precedent through verbal sleight-of-hand," Mr. Jipping concluded, "the Supreme Court should have said the fundamental constitutional principle that decided *Rice* also calls its precedent in *Mancari* into question."

Mr. Speaker, it is absolutely clear to me that statutory provisions that grant special rights to Indians with respect to employment, contracting, or any other official interaction with an agency of the United States are racial preference laws. Racial preference laws are fundamentally incompatible with the equal protection of the laws that is provided to all Americans by the Constitution. The Constitution simply does not tolerate racial preferences of any kind, for any reason.

The Congress, no less than the Supreme Court, has a duty to uphold the Constitution of the United States. We should not wait for the Supreme Court to recognize the very serious constitutional mistake it made when it upheld the constitutionality of the Indian preference laws. Congress should repeal the Indian preference laws now.

The legislation that I am introducing today, the "Indian Racial Preferences Repeal Act of 2000," does just that. I ask unanimous consent for the full text of my bill, as well as a section-by-section analysis, to be printed in the *RECORD* immediately following the conclusion of my remarks.

IN HONOR OF THE CYPRIOT PARTICIPANTS IN THE WORLD MARCH OF WOMEN 2000

HON. CAROLYN B. MALONEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, October 19, 2000

Mrs. MALONEY of New York. Mr. Speaker, I rise today to pay tribute to the 75 Cypriot women participating in this week's World March of Women 2000. The World March of Women is an annual event that occurs in my district that focuses on ending worldwide poverty and violence against women. Women from around the world participated in the march and a great number of them were from Cyprus, representing twenty-four Cypriot Women's Associations and Labor Syndicates. The march took place in front of the United Nations Building where the participants met with U.N. Secretary General Kofi Annan. On October 17, 2000, the official International Day for the Eradication of Poverty, was a time to acknowledge the grave disparities in economic prosperity throughout the world as well as the disturbing issue of violence against women.

The Cypriot participants, hoping to bring attention to the twenty-six year conflict on their Mediterranean island, urged the U.N. and its member states to take concrete measures toward finding a just and peaceful resolution to Cyprus.

Twenty-six years ago, Turkey invaded the northern section of Cyprus. Today, there is still a barbed-wire fence, known as the Green Line, that cuts across the island separating thousands of Greek Cypriots from the towns and communities in which they and their families had previously lived for generations. The Cypriot women came to New York to raise their voices against the years of injustice and seek action toward a final resolution to the divided island.

The Cypriot women also raised the question on many families' minds, "Where are the missing Greek Cypriots?" More than 1600 Cypriots and five Americans have been missing since 1974. They have never been seen or heard from since their capture 26 years ago. Families have waited long enough to hear the truth.

Throughout my years in Congress, I have ardently supported democratic rule of Cyprus. The United Nations has also passed several resolutions calling for democracy in Cyprus. However, even after the passage of resolu-

tions and international meetings between Cyprus and the Turkish-Cypriots, peace is still elusive.

Mr. Speaker, I not only salute these courageous Cypriot women, but I also would like to pay tribute to each one of the participants of the World March of Women 2000. These brave women recognize the plight of women throughout the world. The women participating in the World March encourage international solidarity among women and the development of unique ideas and real solutions to end the troubling state of women in every nation of the globe.

These women deserve our respect for their courage in bringing their concerns before the United Nations and the international community. I sincerely hope that the concerns of the Cypriot women, as well as the concerns of all the women participating in this important event, are addressed by the international community. With a little determination and hope, we will all one day live in a world of peace and one where poverty and violence against women are creatures of the past.

PERSONAL EXPLANATION

HON. CONSTANCE A. MORELLA

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Thursday, October 19, 2000

Mrs. MORELLA. Mr. Speaker, on rollcall No. 534, had I been present, I would have voted "yea."

GROSSMAN HONORED AFTER 29 YEARS OF SERVICE

HON. PAUL E. KANJORSKI

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, October 19, 2000

Mr. KANJORSKI. Mr. Speaker, I rise today to pay tribute to Howard J. Grossman, executive director of the Economic Development Council of Northeastern Pennsylvania, who is retiring on Oct. 31 after more than 29 years of serving in that capacity.

The Council serves Carbon, Lackawanna, Luzerne, Monroe, Pike, Schuylkill, and Wayne counties. Howard came to the region on June 21, 1971, after serving as Deputy Director of the Montgomery County Planning Commission in Norristown. He has served Northeastern Pennsylvania well, with much significant progress having been made under his tenure.

Howard's accomplishments and achievements are too numerous to mention, but I would like to highlight just a few examples of how his leadership has helped the region through his work at EDCNP.

Following the devastation wrought by Hurricane Agnes in 1972, EDCNP was one of the leading organizations to plan our area's long-range flood recovery.

Under his leadership, the council has also participated in the creation of the Montage development in Lackawanna County, which has been termed the most extensive and best development of its kind in the region and perhaps the East Coast. The council also established the Regional Enterprise Development